Application Number 10/797,904

Responsive to Office Action mailed March 8, 2005

REMARKS

This Amendment is responsive to the Office Action dated March 8, 2005. Applicant has amended claims 1, 6, 7 and 11. Claims 1-13 are pending.

In the Office Action, the Examiner objected to claims 1, 6 and 11 on the basis of perceived informalities. In addition, the Examiner rejected claims 1-13 under 35 U.S.C 112, second paragraph, as being indefinite. However, the Examiner indicated that claims 1-13 would be allowable if rewritten to overcome the rejections under 35 U.S.C 112, second paragraph.

In this Amendment, Applicant has amended claims 1, 6, 7, and 11 to more clearly define the invention. Amended claims 1, 6, 7, and 11 eliminate the informalities and clarity issues identified by the Examiner.

For example, amended claim 1 deletes the phrase "particularly for an air conditioning system of a vehicle," and more clearly indicates that the interior temperature sensor is at least partially adjacent to the interior of the vehicle. In addition, amended claim 1 more clearly indicates that the compensation temperature sensor detects the heat of air and/or assemblies behind the wall. Amended claim 1 also specifies that the compensation temperature sensor detects the heat that "influences," rather than "leads to a falsification of," a measured value of the interior temperature sensor.

Amended claim 6 more clearly indicates that the electric connection is thermally insulated. Amended claims 7 and 11 more appropriately refer to "electric" pins.

Applicant respectfully traverses, however, the Examiner's objection with respect to the term "thermally decoupled" in claim 1. Applicant believes that "thermally decoupled" is an apt term to describe the relationship between the compensation temperature sensor arranged behind the wall and the interior temperature sensor. Applicant believes that one of ordinary skill in the art would have no difficulty ascertaining the meaning of "thermally decoupled." Accordingly, Applicant respectfully requests withdrawal of this aspect of the Examiner's rejection.

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CONCLUSION

All claims in this application are in condition for allowance. Applicant respectfully requests reconsideration and prompt allowance of all pending claims. Please charge any additional fees or credit any overpayment to deposit account number 50-1778. The Examiner is invited to telephone the below-signed attorney to discuss this application.

Date:

6-8-05

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